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DAVID S. ROSENZWEIG E-mail: drosen@kwpław.com

February 3, 2005

Mary L. Cottrell, Secretary Department of Telecommunications and Energy One South Station, 2<sup>nd</sup> Floor Boston, MA 02110

Re: Investigation on Distributed Generation, D.T.E. 02-38-B

Dear Secretary Cottrell:

On behalf of Cambridge Electric Light Company and Commonwealth Electric Company (together, "NSTAR Electric" or the "Companies"), I am hereby filing the following corrected pages (page 1 of each tariff) relating to the following tariffs approved by the Department on June 4, 2004:

Cambridge Electric Light Company, M.D.T.E. No. 262; and Commonwealth Electric Company, M.D.T.E. No. 362.

The Companies recently identified a typographical error in Section 1.2 on Page 1 of each of the above-referenced tariffs regarding the definition of the term "Company." Accordingly, the Companies are attaching corrected pages that properly define the term "Company" in each tariff as Cambridge Electric Light Company and Commonwealth Electric Company, respectively. Please replace Page 1 of these tariffs on file with the Department with the relevant corrected Page 1 attached hereto. I have also enclosed red-lined versions of each corrected page to demonstrate the referenced corrections.

If there are any questions regarding this submittal, please do not hesitate to contact me. Thank you for your attention to this matter.

Very truly yours,

David S. Rosenzweig

Letter to M. Cottrell February 3, 2005 Page 2 of 2

# Enclosures

cc:

William H. Stevens, Jr., Hearing Officer John Cope-Flanagan, Hearing Officer

Henry LaMontagne

Service List, D.T.E. 02-38

# 1.0 GENERAL

# 1.1 Applicability

This document ("Interconnection Tariff") describes the process and requirements for an Interconnecting Customer to connect a power-generating facility to the Company's Electric Power System ("Company EPS"), including discussion of technical and operating requirements, metering and billing options, and other matters.

The procedure for momentary paralleling to the Company EPS with back-up generation is described within Section 4.0 Interconnection Requirements.

If the Facility will always be isolated from the Company's EPS, (i.e., it will never operate in parallel to the Company's EPS), then this Interconnection Tariff does not apply.

### 1.2 Definitions

The following words and terms shall be understood to have the following meanings when used in this Interconnection Tariff:

- "Affected System" shall mean any neighboring EPS not under the control of the Company (i.e., a municipal electric light company or other regulated utility).
- "Affiliate" shall mean a person or entity controlling, controlledby or under common control with a Party.
- "Anti-Islanding" shall mean a description of the ability of a Facility to avoid unintentional islanding through some form of active control technique.
- "Application" shall mean the notice (which will serve as the Notice of Intent to Interconnect under 220 C.M.R. §§ 8.00 et seq. when required) provided by Interconnecting Customer to the Company in the form shown in Exhibits C and D, which initiates the interconnection process.
- "Area EPS" shall mean the Company EPS. This term is used in "Standards for Interconnecting Distributed Resources with Electric Power Systems" of the Institute of Electrical and Electronics Engineers ("IEEE 1547").
- "Company" shall mean Cambridge Electric Light Company.
- "Company EPS" shall mean the electric power system owned, controlled or operated by the Company used to provide distribution service to its Customers.
- "Customer" shall mean the Company's retail customer; host site or premises, may be the same as Interconnecting Customer.
- "Department" shall mean the Massachusetts Department of Telecommunications and Energy.

Issued by: Thomas J. May Filed: March 16, 2004
President Effective: April 1, 2004

#### GENERAL 1.0

#### **Applicability** 1.1

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Deleted: Boston Edison

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